

REMARKS/ARGUMENTS

In the Office Action dated January 25, 2007, claims 1, 2, 4-14, and 16-19 were rejected under 35 U.S.C. § 103(a) as being unpatentable over U.S. Patent No. 4,982,344 to Jordan (Jordan) in view of a publication to Trigg entitled "Supporting Collaboration in Notecards" (Trigg). The applicants have amended claims 1, 8-10, 14, 16, and 17. Claims 1, 2, 4-14, and 16-18 are now pending in this application.

Rejected under 35 U.S.C. § 103(a)

The applicant respectfully submits that the present invention, according to claims 1, 2, 4-14, and 16-19 is not unpatentable over Jordan in view of Trigg.

Jordan discloses and claims a processing system that allows the creation of links between data units in the form of an Auto Link button. The linking of data units using the Auto Link button is defined by the parameters of a pre-configured Auto link data unit. During the link creation process the parameters of the Auto Link data unit is used to define the link relationship between a source data unit and a selected destination unit.

However, Jordan fails to disclose, as now claimed in claims 1, 8, 14, and 17, "create a table for storing link data defining the link, the table being stored on the database in association with a user identifier so that when the user identifier is used to access the processing system a sequence of access from the first application window to the second application window is provided when the user accesses the first application window and wherein additional link data for links defining a sequence of access between application windows can be stored on the

database in associated with the user identifier." Thus, Jordan fails to teach or suggest the invention of claims 1, 8, 14 and 17.

Trigg does not cure the deficiencies of Jordan with respect to claims 1, 8, 14 and 17 nor does it teach or suggest the additional limitations of claims 11-13, which are also not taught or suggest by Jordan.

Thus, the present invention, according to claims 2, 4-7, 9-13, and 16-18, which depend from claims 1, 8, 14, and 17 respectively, is not unpatentable over by Jordan in view of Trigg.

Each of the claims now pending in this application is believed to be in condition for allowance. Accordingly, favorable reconsideration of this case and early issuance of the Notice of Allowance are respectfully requested.

Additional Fees:

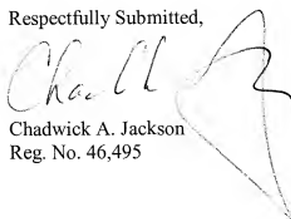
The Commissioner is hereby authorized to charge any insufficient fees or credit any overpayment associated with this application to Deposit Account No. 50-4545 (5231-049-US01).

Conclusion

In view of the foregoing, all of the Examiner's rejections to the claims are believed to be overcome. The Applicants respectfully request reconsideration and issuance of a Notice of Allowance for all the claims remaining in the application. Should the Examiner feel further

communication would facilitate prosecution, he is urged to call the undersigned at the phone number provided below.

Respectfully Submitted,



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